1	STATE OF INDIANA)	IN THE	SUPERIOR / CIRCUIT COURT		
2) SS:	CIVIL DIVISION,	ROOM		
3	COUNTY OF)	CASE NO.			
4	IN RE THE MARRIAGE O	F:				
5						
6	Petitioner,					
7	and					
8	Respondent.					
10	DECREE OF DISSOLUTION OF MARRIAGE					
11	The Court having reviewed the Verified Petition for Dissolution of Marriage and having held a					
12	final hearing in this matter, now finds the following:					
13	1. The parties were	married on	, and se	parated on .		
14	2.		has been a continuo	ous resident of County		
15				the last six months prior to the filing of		
16	the Verified Petit	ion for Disso.	lution of Marriage.			
17	3.		is not pregnant.			
18	4. Neither party is a member of the military.					
19	5. Children:					
20	There are no children of the marriage.					
21	There are	children	of the marriage; namel	ly:		
22	Name		Date	e of birth		
23						
24						
25						
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27	6.	The parties agree and state that it is in the best interest of the child(ren) that:
28		Petitioner shall have sole physical and legal custody of the child(ren).
29		Respondent shall have sole physical and legal custody of the child(ren).
30 31		Petitioner shall have sole physical custody and the parties shall have joint legal custody of the child(ren)
32 33		Respondent shall have sole physical custody and the parties shall have joint legal custody of the child(ren).
34		Other: (please describe in detail)
35		
36		
37		
38	7.	Parenting Time with the minor child(ren) shall be as follows:
39		Petitioner shall have reasonable parenting time with the minor child(ren) as the
40		parties agree or according to the Indiana Parenting Time Guidelines.
41		Respondent shall have reasonable parenting time with the minor child(ren) as the
42		parties agree or according to the Indiana Parenting Time Guidelines.
43		Other: We have agreed to a different parenting time that does NOT follow the
44		Indiana Parenting Time Guidelines. (<i>please describe in detail</i>)
45		
46		
47		
48	8.	will pay child support in the amount of
49		\$ per week, as shown by the attached child support worksheet, through the
50		County Clerk's office, or by income withholding order if available from the employer,
51		beginning on the first Friday following the date of the decree. Said date is
52		·
53		The custodial parent,, will be responsible for the first
54		\$ of uninsured medical expenses for the minor child(ren). Thereafter, Father shall be responsible for% of uninsured medical expenses, and Mother shall
55 56		be responsible for% of uninsured medical expenses, and wother shall be responsible for% of uninsured medical expenses for the minor child(ren).
57 58		will be responsible to pay the Administrative Fee that the Clerk charges annually.
50		the Clerk charges annually.

59

60	9.	The parties have agreed on the following provisions for health insurance maintenance:
61		shall maintain medical, dental, and optical insurance as
62		available through employment for the minor children:
63		
64	10	. The parties have agreed on the following arrangement for claiming the tax credits,
65		exemptions, and deductions for the minor child(ren):
66		Petitioner shall be entitled to claim the minor child(ren) for federal, state, and local
67		income tax purposes on an annual basis; Respondent shall sign all necessary
68		documents that will entitle Petitioner to do so.
69		Respondent shall be entitled to claim the minor child(ren) for federal, state, and local
70		income tax purposes on an annual basis; Petitioner shall sign all necessary documents
71		that will entitle Respondent to do so.
72		Petitioner and Respondent shall each be entitled to claim the minor child(ren) for
73		federal, state, and local income tax purposes in alternating years; Petitioner shall be
74		entitled to claim the minor child(ren) in the year, and every even/odd year
75		thereafter; Respondent shall be entitled to claim the minor child(ren) in the year
76		, and every even/odd year thereafter.
77		

78	11. The parties have agreed on the follow	ing debt division:	
79	The parties already have divid	ed their debts.	
80	Petitioner will be solely respo	nsible for and shall hold Respondent harmless from,	the
81	following debts:		
82	Name of Creditor	Amount of Debt	
83		 \$	
84			
85			
86			
	Deemondent will be cololy good	anneible for and shall hald Detition on harmless from	4h.
87 88	following debts:	ponsible for, and shall hold Petitioner harmless from	ίΠ¢
89	Name of Creditor	Amount of Debt	
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91			
92		<u> </u>	
93	12. The parties have agreed on the follow	ing vehicle division:	
94	There are no vehicles to divid	e.	
95	Petitioner will have sole posse	ession of the following vehicles, and Respondent shal	1
96	_	ary to transfer title of said vehicles within thirty (30)	
97	days of the date of this Order:		
98			
99	(Vehicle #1, Make, Model, and	d Year)	
00			
01	(Vehicle #2, Make, Model and	Year)	
02	Respondent will have sole pos	ssession of the following vehicles, and Petitioner shal	1
03	execute all documents necessary	ary to transfer title of said vehicles within thirty (30)	
04	days of the date of this Order:		
05			
06	(Vehicle #1, Make, Model, and	d Year)	
07			
08	(Vehicle #2. Make. Model and	(Year)	

109

110	13. The parties have agreed on the following property division:		
111	The parties already have divided all items of property.		
112	Petitioner will have sole possession of the following items of property:		
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114			
115			
116	Respondent will have sole possession of the following items of property:		
117			
118			
119			
120	15. Change of names:		
121	Petitioner would like the following former name restored:		
122	Respondent would like the following former name restored:		
123	Neither Petitioner nor Respondent requests a name change.		
124	14. The marriage has suffered an irretrievable breakdown and should be dissolved.		
125	IT IS THEREFORE ORDERED by the Court that the parties' marriage is hereby dissolved.		
126			
127	Judge		
128	Distribution:		
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133 134			
133 134 135 136			